UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

Chapter 11

In Re: W.R. GRACE & CO., et al., Debtors.	Bankruptcy No. 01-01139 (JFK) (Jointly Administered) Hearing Date: June 21, 2004 @ 12:00 PM		
AUSTIN REARDON TARLOV & MO SERVICES RENDERED AND REIMBU COUNSEL TO THE ZONOLITE AT	Objections Due: March 9, 2004 QUARTERLY APPLICATION OF ELZUFOR ONDELL, P.A., FOR COMPENSATION FOR URSEMENT OF EXPENSES AS DELAWARE FIC INSULATION CLAIMANTS FOR THE IR 1, 2003 THROUGH DECEMBER 31, 2003		
Name of Applicant:	Elzufon Austin Reardon Tarlov & Mondell, P.A.		
Authorized to provide Professional services to:	Zonolite Attic Insulation Claimants		
Date of retention:	July 22, 2002		
<u>-</u>	October 1, 2003 through December 31, 2003		
Amount of compensation sought as actual reasonable and necessary:	\$ 5,973.50		
Amount of expense reimbursement sought as actual reasonable and necessary:	\$ 3,343.18		
This is a: MonthlyX_ Qu	arterlyFinal Application		
Prior Application Filed: Yes.			

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
11/19/02	7/23/02 through 9/30/02	\$ 5,738.00	\$ 692.54	Approved	Approved
3/5/03	10/1/02 through 12/31/02	\$ 7,800.50	\$ 2,547.87	Approved	Approved
6/2/03	1/1/03 through 3/31/03	\$ 7,315.50	\$ 1,876.44	Approved	Approved
9/3/03	4/1/03 through 6/30/03	\$ 5,937.50	\$ 4,284.81	Pending	Pending
11/19/03	7/1/03 through 9/30/03	\$10,919.00	\$ 2,387.21	Pending	Pending

As indicated above, this is the Sixth quarterly application for interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases and covers the time period of October 1, 2003 through December 31, 2003.

The total time expended for the preparation of this application is approximately 5.5 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$ 650.00.

The Elzufon Austin Reardon Tarlov & Mondell, P.A., attorneys who rendered professional services in these cases during the Fee Period are:

Name of	Position	Number of		Hourly	Total	Total
Professional Person	with the	years as an	Department	Billing	billed	compensation
	applicant	attorney		Rate	hours	_
William D. Sullivan	Partner	13	Bankruptcy	\$220.00	8.8	\$1,936.00
Charles J. Brown	Associate	10	Bankruptcy	\$190.00	.7	\$133.00
TOTALS				9.5	\$2,069.00	

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly Billing Rate	Total billed hours	Total compensation
Michael Young	Paralegal	2	Bankruptcy	\$75.00	51.9	\$3,892.50
Dawn M. Gonzalez	Legal Assistant	1	Bankruptcy	\$60.00	2.9	\$591.00
TOTALS				54.8	\$3,892.50	

Compensation by Project Category

Category	Total Hours	Total Fees
22-ZAI Science Trial	6.1 Hours	\$943.00
11 and 12-Fee Applications	58.2 Hours	\$5,030.00
TOTALS	Hours	\$5,973.00

Expenses

Description	Amount
Computer Assisted Legal Research	
Telephone Expense	
Telephone Expense – Outside	
Facsimile (\$1.00 per page)	
Postage Expense	
Courier & Express Carriers	\$ 118.50
In-House Duplicating / Printing (\$.15 per page)	\$2,010.66
Outside Duplicating / Printing	\$1,214.02
Lodging	
Transportation	
Air Travel Expense	
Taxi Expense	
Mileage Expense	
Travel Meals	
Parking	
General Expense	
Expert Services	
Books/Videos	
Total:	\$3,343.18

Dated: Wilmington, Delaware February 18, 2004

ELZUFON, AUSTIN, REARDON, TARLOV & MONDELL, P.A.

/s/ William D. Sullivan

William D. Sullivan, Esq. (No. 2820) Charles J. Brown, III, Esq. (No. 3368) 300 Delaware Avenue, Suite 1700 P.O. Box 1630

Wilmington, DE 19899-1630

Phone: (302) 428-3181 Fax: (302) 777-7244

Delaware Counsel to ZAI Claimants

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	Objections Due: March 9, 2004
) Hearing Date: June 21, 2004 @ 12:00 PM
Debtors.)
) (Jointly Administered)
W.R. Grace & Co., <u>et al.</u> ,) Case No. 01-01139 (JKF)
In re:) Chapter 11

SIXTH INTERIM QUARTERLY APPLICATION OF ELZUFON AUSTIN REARDON TARLOV & MONDELL, P.A., FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF EXPENSES AS DELAWARE COUNSEL TO THE ZAI CLAIMANTS FOR THE INTERIM PERIOD FROM OCTOBER 1, 2003 THROUGH DECEMBER 31, 2003

Pursuant to Sections 327, 330 and 331 of Title 11 of the United States Code (as amended, the "Bankruptcy Code"), Fed. R. Bankr. P. 2016, the Appointment Order (as defined below), the Administrative Order Under 11 U.S.C. §§ 105(a) and 331 Establishing Procedures for Interim Compensation and Reimbursement of Professionals and Official Committee Members (the "Interim Compensation Order"), the Amended Administrative Order Under 11 U.S.C. §§ 105(a) and 331 Establishing Procedures for Interim Compensation and Reimbursement of Professionals and Official Committee Members (the "Amended Interim Compensation Order" and collectively with the Interim Compensation Order, the "Compensation Order") and Del.Bankr.LR 2016-2, the law firm of Elzufon Austin Reardon Tarlov & Mondell, P.A., ("Applicant" or "EARTM"), Delaware Counsel to the ZAI Claimants, hereby applies for an order allowing it: (i) compensation in the amount of \$5.973.50 for the reasonable and necessary legal services EARTM has rendered; and (ii) reimbursement for the actual and necessary expenses EARTM has incurred in the amount of \$3,343.18 (the "Sixth Interim Quarterly Fee Application"), for the interim quarterly period from October 1, 2003 through December 31, 2003 (the "Fee Period"). In support of the Sixth Interim Quarterly Fee Application, EARTM

respectfully states as follows:

Background

Retention of EARTM

- 1. On April 2, 2001 (The "Petition Date"), the Debtors each filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code (collectively, the "Chapter 11 Cases"). On April 2, 2001, the Court entered an order procedurally consolidating the Chapter 11 Cases for administrative purposes only. Since the Petition Date, the Debtors have continued to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 2. On May 3, 2001, this Court entered the Interim Compensation Order and entered the Amended Interim Compensation Order on April 17, 2002. By this Court's order effective as of July 22, 2002, EARTM was appointed as Delaware Counsel on behalf of the ZAI Claimants to prosecute the ZAI "Science Trial" issues on behalf of the ZAI Claimants' position against Debtors' position (the "Appointment Order"). The Appointment Order authorized a total budget for ZAI Counsel of \$1.5 million in fees and \$500,000.00 in expenses for prosecuting the Science Trial. On July 28, 2003, the Court entered an order approving the Joint Motion of Debtors and ZAI Claimants to Increase Budget for Science Trial (the "Budget Increase Order"). According to the Budget Increase Order the litigation budget is increased \$950,000.00 per side for fees and expenses in the course of prosecuting the Science Trial against which EARTM may be compensated for legal services at its regular hourly rates, and for actual and necessary out-of-pocket expenses incurred, subject to application to this Court in accordance with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, and all applicable local rules and orders of this Court.

Monthly Interim Fee Applications Covered Herein

- 3. Pursuant to the procedures set forth in the Compensation Order, professionals may apply for monthly compensation and reimbursement (each such application, a "Monthly Fee Application") subject to any objections lodged by the Notice Parties, as defined in the Compensation Order. If no objection is filed to a Monthly Fee Application within twenty (20) days after the date of service of the Monthly Fee Application, the applicable professional may submit to the Court a certification of no objection whereupon the Debtors are authorized to pay interim compensation and reimbursement of 80% of the fees and 100% of the expenses requested.
- 4. Furthermore, and also pursuant to the Compensation Order, professionals are to file and serve upon the notice parties a quarterly request (a "Quarterly Fee Application") for interim Court approval and allowance of the Monthly Fee Applications filed during the quarter covered by that Quarterly Fee Application. If the Court grants the relief requested by the Quarterly Fee Application, the Debtors are authorized and directed to pay the professional 100% of the fees and expenses requested in the Monthly Fee Applications covered by that Quarterly Fee Application less any amounts previously paid in connection with the Monthly Fee Applications. Any payment made pursuant to the Monthly Fee Applications or a Quarterly Fee Application is subject to final approval of all fees and expenses at a hearing on the professional's final fee application.
- 5. This is the Sixth Interim Quarterly Fee Application that EARTM has filed with the Bankruptcy Court in connection with these Chapter 11 Cases.
- 6. EARTM has filed the following Monthly Fee Applications for interim compensation during this Fee Period:

- 1. The Fourteenth Monthly Application of Elzufon Austin Reardon Tarlov & Mondell, P.A. for Compensation for Services Rendered and Reimbursement of Expenses as Counsel to the Zonolite Attic Insulation Claimants for the Period of October 1, 2003 through October 31, 2003 (the "October Fee Application") attached hereto as Exhibit A.
- 2. The Fifteenth Monthly Application of Elzufon Austin Reardon Tarlov & Mondell, P.A. for Compensation for Services Rendered and Reimbursement of Expenses as Counsel to the Zonolite Attic Insulation Claimants for the Period of November 1, 2003 through November 30, 2003 (the "November Fee Application") attached as Exhibit B.
- 3. The Sixteenth Monthly Application of Elzufon Austin Reardon Tarlov & Mondell, P.A. for Compensation for Services Rendered and Reimbursement of Expenses as Counsel to the Zonolite Attic Insulation Claimants for the Period of December 1, 2003 through December 31, 2003 (the "December Fee Application") attached as Exhibit C.
- 7. The period for objecting to the fees and expense reimbursement requested in the October Fee Application and November Fee Application has expired, and a Certificate of No Objection for each application has been filed with the court. The period for objecting to the fees and reimbursement requested in the December Application has not yet expired.
- 8. During the Fee Period, EARTM has prepared for the ZAI Science Trial as detailed in the Application.

Requested Relief

9. By this Sixth Interim Quarterly Fee Application, EARTM requests that the Court

approve the interim allowance of compensation for professional services rendered and the reimbursement of actual and necessary expenses incurred by EARTM for the Fee Period as detailed in the Application, less any amounts previously paid to EARTM pursuant to the Application and the procedures set forth in the Compensation Order. The full scope of services provided and the related expenses incurred are fully described in the Applications, which are attached hereto as Exhibits A through C.

Disinterestedness

- 10. With the exception of its representation of ZAI claimants and other unrelated parties with matters before this court, EARTM does not hold or represent any interest adverse to the Debtors' estates.
- 11. In addition, EARTM may have in the past represented, may currently represent, and likely in the future will represent parties-in-interest in connection with matters unrelated to the Debtors and the Chapter 11 Cases.

Representations

- 12. EARTM believes that the Application is in compliance with the requirements of Del.Bankr.LR 2016-2.
- 13. EARTM performed the services for which it is seeking compensation under its Court Appointment effective as of July 22, 2002.
- 14. During the Fee Period, EARTM has received no payment, nor has it received any promises for payment, from any other source for services rendered or to be rendered on behalf of the ZAI Claimants in connection with these Chapter 11 Cases.
- 15. Pursuant to Fed. R. Bank. P. 2016(b), EARTM has not shared, nor has it agreed to share: (a) any compensation it has received or may receive with another party or person other than with the partners, counsel and associates of EARTM; or (b) any compensation another

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person or party has received or may receive in connection with the Chapter 11 Cases.

16. Although every effort has been made to include all fees and expenses from the

Fee Period in the Application, some fees and expenses from the Fee Period might not be

included in the Application due to accounting and processing delays. EARTM reserves the right

to make further application to the Court for allowance of fees and expenses for the Fee Period

not included herein.

WHEREFORE, EARTM respectfully requests that the Court enter an order providing: (a)

that for the Fee Period an administrative allowance be made to EARTM in the sum of (i)

\$5,973.50 as compensation for reasonable and necessary professional services, and (ii) \$3,343.18

for reimbursement of actual and necessary costs and expenses incurred (for a total of \$9,280.68);

(b) that the Debtors be authorized and directed to pay to EARTM the outstanding amount of such

sums less any sums previously paid to EARTM pursuant to the Application and the procedures

set forth in the Compensation Order; and (c) that this Court grant such further relief as is

equitable and just.

Dated: Wilmington, Delaware

February 18, 2004

ELZUFON AUSTIN REARDON TARLOV & MONDELL, P.A.

/s/ William D. Sullivan

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Wilmington, DE 19801

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Delaware Counsel for ZAI Claimants

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

TOR THE DIS	THE TOT BEET WITH
In re:) Chapter 11
W.R. Grace & Co., <u>et al.</u> ,) Case No. 01-01139 (JKF)
Debtors.) (Jointly Administered)
AUSTIN REARDON TARLOV & N SERVICES AND REIMBURSEMENT	M QUARTERLY APPLICATION OF ELZUFON MONDELL, P.A. FOR COMPENSATION FOR OF EXPENSES AS ZAI SPECIAL COUNSEL FOR TOBER 1, 2003 THROUGH DECEMBER 31, 2003
Elzufon Austin Reardon Tarlov & I	Mondell, P.A. ("EARTM") as Delaware counsel to
ZAI Claimants in the above-referenced bar	nkruptcy case, filed the Sixth Quarterly Application
for Allowance of Compensation and Reiml	bursement of Expenses for October 1, 2003 through
December 31, 2003 (the "Sixth Quarterly A	Application"). The Court has reviewed the Sixth
Quarterly Application and finds that: (a) th	e Court has jurisdiction over this matter pursuant to
28 U.S.C. §§ 157 and 1334; (b) notice of the	he Sixth Quarterly Application, and any hearing on the
Sixth Quarterly Application, was adequate	under the circumstances; and (c) all person with
standing have been afforded the opportunit	ty to be heard on the Sixth Quarterly Application.
Accordingly, it is hereby	
ORDERED that the Sixth Quarterly	y Application is GRANTED as modified herein, on an
interim basis. Debtors shall pay to EARTM	M the sum of \$5,973.50 as compensation and
\$3,343.18 as reimbursement of expenses, f	For a total of \$9,280.68 for services rendered and
disbursements incurred by EARTM for the	e period October 1, 2003 through December 31, 2003,
less any amounts previously paid in connec	ction with the monthly fee applications.
Dated:, 2004	The Honorable Judith K. Fitzgerald United States Bankruptcy Judge

CERTIFICATE OF SERVICE

I, William D. Sullivan, Esquire, hereby certify that on February 18, 2004 service of

the foregoing:

• Sixth Interim Quarterly Application of Elzufon Austin Reardon Tarlov & Mondell, P.A., for Compensation for Services Rendered and Reimbursement of Expenses as Delaware Counsel to the Zonolite Attic Insulation Claimants for the Interim Period from October 1, 2003 through December 31, 2003

was made upon the attached Service List via hand delivery and first class mail.

Dated: Wilmington, Delaware February 18, 2004

> /s/ William D. Sullivan WILLIAM D. SULLIVAN

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